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Attorneys for Defendant
Arizona Governor Katie Hobbs
**Application Forthcoming*

UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA

American Encore, et al.,)	No. 2:24-cv-01673-PHX-MTL
)	
Plaintiffs,)	STIPULATION OF VOLUNTARY
)	DISMISSAL
v.)	
)	
Adrian Fontes, et al.)	
)	
Defendants.)	
)	

This stipulation is entered into between Plaintiffs and Defendant Katie Hobbs, in her official capacity as Governor of Arizona (“Governor Hobbs”). Governor Hobbs has agreed that if either (or both) of the provisions of the 2023 Election Procedure Manual (“EPM”) challenged in this case are enjoined by the Court, and the Court also orders the Secretary to promulgate and the Attorney General to approve a new EPM that does nothing other than remove the enjoined provision(s) from the 2023 EPM, the Governor will, in due course, approve such a new EPM

1 that does nothing other than remove the enjoined provision(s) and that is submitted to her by the
2 Secretary of State.

3 On this basis, Plaintiffs have agreed to dismiss voluntarily Governor Hobbs as a defendant
4 in this action without prejudice.¹ Each side will bear its own fees and costs.

5 Pursuant to this stipulation, Plaintiffs and Governor Hobbs respectfully request that this
6 Court dismiss Governor Hobbs from this action.

7 RESPECTFULLY SUBMITTED this 29th day of July, 2024.

8 **COPPERSMITH BROCKELMAN PLC**

9 By /s/ D. Andrew Gaona

10 D. Andrew Gaona
Austin C. Yost

11 **OFFICE OF ARIZONA GOVERNOR KATIE HOBBS**

12 Sambo (Bo) Dul
13 Noah T. Gabrielsen*

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15 **Application Forthcoming*

16 **HOLTZMAN VOGEL BARAN TORCHINSKY**
17 **& JOSEFIAK PLLC**

18 By: /s/ Andrew Gould (w/ permission)

19 Andrew Gould
20 Drew C. Ensign
Dallin B. Holt
Brennan A.R. Bowen

21 *Attorneys for Plaintiffs*
22
23
24

25 ¹ The parties further agree that the Governor's agreement set forth above is no longer
26 effective or enforceable if Plaintiffs amend their complaint to add her back into this case as a party.